EDUCATION RELATED DUTIES IN CALIFORNIA JUVENILE DEPENDENCY CASES (WELFARE & INSTITUTIONS CODE 300)

Note that A.B. 490 (Steinberg), effective January 2004, imposes new responsibilities for children placed in foster care. Those changes are too extensive to present in this abbreviated format, but are addressed in a separate analysis.

RESPONSIBILITY	DUTY	AUTHORITY
Juvenile Court	Minors in need of protective services shall receive	Welf. & Inst. Code 202(b)
System	care, treatment and guidance consistent with their	
	best interest and the interest of the public.	
Child Welfare	Legislative intent includes fostering the	Welf. & Inst. Code
Services	educational progress of children in out-of-home care.	16500.1(a)
Juvenile Court	The court may make any and all reasonable orders	Welf. & Inst. Code
	for the care, supervision, custody, conduct,	362(a), 317(e)
	maintenance, and support of the child. Upon	
	notification by the child's attorney that the child	
	has interests that may need to be protected by the	
	institution of other administrative or judicial proceedings, the court must take whatever	
	appropriate action is necessary to fully protect the	
	interests of the child.	
	interests of the office.	
Juvenile Court	The court may join in the proceedings any agency	Welf. & Inst. Code 362(a)
	the court determines has failed to meet a legal	
	obligation to provide services to the minor.	
Juvenile Court	The court may direct any and all reasonable orders	Welf. & Inst. Code 362(d)
	to the parents or guardians to ensure child's regular	
	school attendance and to make reasonable efforts	
	to obtain educational services necessary to meet	
Child Welfare	the specific needs of the child. If a parent or guardian is unwilling or unable to	Welf. & Inst. Code
Agency	participate in making educational decisions for the	358.1(e)
Child Advocate	child or if other circumstances compromise the	338.1(0)
Cilità i la vocate	ability to do so, the social study or evaluation must	
	include a factual discussion of whether the right of	
	the parent or guardian to make those decisions	
	should be limited, and if so, must identify whether	
	there is a responsible adult available to make those	
	decisions.	

RESPONSIBILITY	DUTY	AUTHORITY
Juvenile Court	Any limitations on the right of the parent or	Welf. & Inst. Code 361
	guardian to make educational decisions for the	
	child must be clearly and specifically set forth in	
	court order. The limitations may not exceed those	
	necessary to protect the child. When the court	
	limits those rights, it must at the same time appoint	
	a responsible adult to make those decisions.	
Child's Attorney	The attorney for the child must investigate and	Welf. & Inst. Code 317(e)
	report to the court the interests of the child beyond	
	the scope of the juvenile proceeding that may need	
	to be protected by the institution of other	
	administrative or judicial proceedings.	
Foster Parent	When a child has been placed in long term foster	Welf. & Inst. Code
	care, the foster parent may serve as the surrogate	361(a)(5), Education
	parent for special education purposes, provided	Code 56055
	that the foster parent does not have a conflict of	
	interest.	
Child Welfare	The child's placement must be a safe setting that is	Welf. & Inst. Code
Agency	the least restrictive (most family-like) and most	16501.1(c),
	appropriate setting available and in close proximity	42 U.S.C. 675(5)(A)
	to the parent's home, consistent with the best	
	interest and special needs of the child.	
Child Welfare	The child's case plan must contain assurances that	Welf. & Inst. Code
Agency	the child's placement in foster care takes into	16010(a), CDSS Manual
	account proximity to the school in which the child	of Policies and Procedures
	is enrolled at the time of placement.	(hereinafter MPP) 31 -
		206.351(d)
Child Welfare	If the placement is a substantial distance from the	42 USC 675(5)(A)(i),
Agency	home of the parents or in a different state, the case	Welf. & Inst. Code
	plan must set forth the reasons why the placement	16501.1(f) (7)
	is in the best interest of the child.	
Juvenile Court and	The court may not order placement in, and the	Welf. & Inst. Code
Child Welfare	county may not expend funds on, an out-of-state	361.21,
Agency	group home unless in state facilities or programs	Family Code 7911.1
	have been determined to be unavailable or	
	inadequate to meet the needs of the child and the	
	out-of-state meets specified minimum	
	requirements. The court record must include the	
	reasons why out-of-state placement is in the best	
	interest of the child and reflect that in-state	
	alternatives have been explored and cannot meet	
	the child's needs. The placement must be reviewed	
	every six months.	

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Child Welfare	The child's case plan must include specified	Welf. & Inst. Code 16010
Agency	education information about the child, including	(a)
	names and addresses if the child's education	MPP 31-206.351 (a)-(c)
	providers, grade level performance, school record,	
	and any other relevant education information. If	
	any required information is not in the case plan,	
	the case plan must document where the	
	information is located.	
Foster Parent,	The child's caregiver is responsible for obtaining	Welf. & Inst. Code
Group Home	and maintaining accurate and thorough	16010(e)
Child Welfare	information from educators. The agency must take	
Agency	all necessary steps to assist the caregiver in	
	obtaining relevant education information.	
Child Welfare	The education information must be provided to the	Welf. & Inst. Code
Agency	child's caregiver as soon as possible, but no later	16010(c), MPP 31-
	than 30 days after initial placement and within 48	405.1(s)
	hours after subsequent placements.	
Child Welfare	The social worker must take necessary action to	MPP 31-405.1(l)
Agency	safeguard the child's growth and development	
	while in placement.	
Child Welfare	The social worker must make certain that	MPP 31-405.1 (o)
Agency	arrangements for, and monitoring of, the child's	
	educational progress while in placement are	
G1 '11 1 XXX 10	undertaken.	1577 24 22 44
Child Welfare	The social worker must have regular contact with	MPP 31-320.11
Agency	the child in order to assess the child's well being,	
	monitor the child's progress, assess the	
	effectiveness of services to meet the child's needs,	
C1 :1.1 W 16	and discuss plans and progress with the child.	W. 1C. O. I C. 1
Child Welfare	The social worker must have regular contact with	Welf. & Inst. Code
Agency	the child's care provider in order to monitor the	16010(e), MPP 31-330.11
	quality of care and ability of the care provider to	
	meet the child's basic and special needs, including	
	educational needs. At each required visit, the	
	agency must ask the caregiver whether there is	
	new information that should be added to the child's	
	summary and must update the information in the	
	child's case plan. The agency must take all	
	necessary steps to assist the caregiver in obtaining relevant education information.	
Child Welfare	Every agency and court that refers or places	Education Code 56156(a).
	children in licensed facilities must report to the	Equivation Code 30130(a).
Agency Juvenile Court	administrator of special education of the school	
Juvenne Court	district, the special education local plan area	
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	(SELPA), or the county office of education in	

RESPONSIBILITY	DUTY	AUTHORITY
	which a child is placed any referral or placement of a child who is potentially eligible for special education.	
Child Welfare Agency Juvenile Court	At the time of placement, the court or agency must identify whether the rights of the parents to make educational decisions have been limited, the location of the parents if they retain education rights, and whether the parent's whereabouts are unknown.	Education Code 56156(b)
Foster Parent, Group Home, Facility Administrator	Every person licensed to operate a facility must notify the administrator of special education of the school district, the SELPA, or the county office of education in which the facility is located of any child who resides at the facility who is potentially eligible for special education.	Education Code 56156(c)
Child Welfare Agency	The agency must notify the local education agency at the time a child is placed in a licensed placement and must provide any available information on the immediate past education placements to facilitate prompt transfer of records and appropriate educational placement.	Education Code 48852
Child Welfare Agency	Prior to placing a child suspected of having a disability the agency must notify SELPA in which the child will be placed.	Government Code 7579(a)
SELPA	(See above item.) The administrator of the SELPA must provide the court or placing agency with information about the availability of an appropriate special education program where the facility is located.	Government Code 7579(a)
Child Welfare Agency	When a child with an Individual Education Plan (IEP) is discharged from a group home or foster family placement, or another licensed facility, the agency must notify both the local education agency in which special education is being provided and the receiving SELPA at least ten (10) days prior to discharge. The agency must provide the child's IEP, the identity of the person responsible for representing the interest of the child, and any other information that may be useful in implementing the child's IEP.	Government Code 7579.1(a)
Local Education Agency	Upon receiving the information described above, the local education agency must ensure that the child receives an appropriate educational placement upon discharge.	Government Code 7579.1(b)

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Foster Parent	The foster parent must provide an opportunity for,	22 California Code of
	and encourage participation in, specified activities,	Regulations (hereinafter
	including education through enrollment in public,	CCR) 89379(a)
	private or special schools and assistance with	
	schoolwork.	
Group Home	The child must have a needs and services plan that	22 CCR 84068.2(b)(2)
	identifies the child's educational needs and	
	information about services to meet those needs,	
	and the group home must provide those services.	
Group Home	The group home must ensure each child's	22 CCR 84078(d)
	attendance at an educational program in	
	accordance with state law.	
Group Home	The group home must develop, maintain, and	22 CCR 84079(a)(4)
	implement a written plan to ensure that children	
	participate in an educational program, including	
GEV D.	supervision of after school study.	
SELPA	SELPA, school district, or county office of	Education Code 56156.4,
School District	education is responsible for providing appropriate	56157
County Office of	education to eligible children residing in licensed	
Education	children's institutions and foster family homes	
	located in its geographical area. The district, SELPA, or county office of education must first	
	consider services in publicly operated programs.	
County Office of	Every county office of education must make	Education Code 48850(a)
Education	information on educational options available to	Education Code 48830(a)
Laucation	agencies that place children.	
County Office of	The county office of education must maintain a	Education Code 56156(d)
Education	current list of licensed children's institutions in the	Education code 20120(d)
Laadatton	county (provided biannually by the superintendent)	
	and must notify each district and SELPA of those	
	institutions. The county office of education must	
	also notify the director of each licensed children's	
	institution of the appropriate person to contact	
	regarding special education.	